THE HONORABLE JOHN C. COUGHENOUR 1 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT 9 FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE 10 11 IN RE VALVE ANTITRUST LITIGATION No. 2:21-cy-00563-JCC 12 **DECLARATION OF BLAKE MARKS-**13 DIAS IN SUPPORT OF DEFENDANT VALVE CORPORATION'S 14 OPPOSITION TO PLAINTIFFS' MOTION FOR CLASS 15 CERTIFICATION AND VALVE'S MOTION TO EXCLUDE TESTIMONY 16 OF STEVEN SCHWARTZ, PH.D. 17 FILED UNDER SEAL 18 19 Blake Marks-Dias states and declares as follows: 20 1. I am over 18 years of age, I have personal knowledge of the matters stated herein 21 and I am competent to testify to these matters. 2. 22 I am one of the attorneys representing Defendant Valve Corporation ("Valve"), and I make this Declaration in support of Valve's Opposition to Plaintiffs' Motion for Class 23 24 Certification and Valve's Motion to Exclude Testimony of Steven Schwartz, Ph.D. 25 A true and correct copy of the Expert Report of Lesley Chiou, Ph.D., is attached 3.

1	hereto as Exhibit 1.
2	4. A true and correct copy of the Expert Report of Ashley Langer, Ph.D., is attached
3	hereto as Exhibit 2.
4	5. A true and correct copy of excerpts of the Deposition Transcript of Jason Owens,
5	taken on December 5, 2023, is attached hereto as Exhibit 3.
6	6. A true and correct copy of excerpts of the Deposition Transcript of Scott Lynch,
7	taken on October 12, 2023, is attached hereto as Exhibit 4.
8	7. A true and correct copy of an email chain between and
9	, with the subject line "Hey," final email dated July 16, 2002, produced at
10	VALVE_ANT_1163411, is attached hereto as Exhibit 5.
11	8. A true and correct copy of excerpts of the Deposition Transcript of Gabe Newell,
12	taken on November 21, 2023, is attached hereto as Exhibit 6.
13	9. A true and correct copy of Gabe Newell's answers to interview questions,
14	produced at VALVE_ANT_0294661, is attached hereto as Exhibit 7.
15	10. A true and correct copy of excerpts of the Deposition Transcript of
16	taken on November 27, 2023, is attached hereto as Exhibit 8.
17	11. A true and correct copy of Steam Discussion Boards produced at
18	VALVE_ANT_2325138, is attached hereto as Exhibit 9.
19	12. A true and correct copy of excerpts of the Deposition Transcript of
20	taken on January 11, 2024, is attached hereto as Exhibit 10.
21	13. A true and correct copy of an presentation produced at
22	VALVE_ANT_1221790, is attached hereto as Exhibit 11.
23	14. A true and correct copy of an email between Game Developer Magazine and
24	Valve, with the subject line "steam competitor," final email dated September 14, 2004,
25	produced at VALVE_ANT_2809556, is attached hereto as Exhibit 12.

DECLARATION OF BLAKE MARKS-DIAS ISO DEFENDANTS'

OPPOSITION TO PLAINTIFFS' MOTION FOR CLASS

CERTIFICATION AND MOTION TO EXCLUDE – 2

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- 15. A true and correct copy of an email chain between and Valve, with the subject line "SteamWorks CEG," final email dated July 28, 2009, produced at VALVE ANT 0311252, is attached hereto as Exhibit 13.
- 16. A true and correct copy of excerpts of the Deposition Transcript of Steven Schwartz, Ph.D., taken on April 18, 2024, is attached hereto as Exhibit 14.
- 17. A true and correct copy of an email chain between Valve and the subject line "Steam," final email dated April 5, 2006, produced at VALVE\_ANT\_2793689, is attached hereto as Exhibit 15.
- 18. A true and correct copy of an email chain between Valve and GameSpy, with the subject line "Counter-Strike.Net," final email dated January 23, 2001, produced at VALVE\_ANT\_2641345, is attached hereto as Exhibit 16.
- 19. A true and correct copy of a draft internal Valve email, dated August 14, 2018, produced at VALVE\_ANT\_2533068, is attached hereto as Exhibit 17.
- 20. A true and correct copy of excerpts of the Deposition Transcript of Scott Lynch as one of Valve's 30(b)(6) representatives, taken on October 13, 2023, is attached hereto as Exhibit 18.
- 21. A true and correct copy of Valve's Supplemental Answer to Interrogatory No. 14, contained in Valve's Supplemental Answers to Plaintiff's Second Set of Interrogatories, dated July 5, 2023, is attached hereto as Exhibit 19.
- 22. A true and correct copy of excerpts of the Deposition Transcript of David Rosen as Wolfire Games, LLC's 30(b)(6) representative, taken on November 30, 2023, is attached hereto as Exhibit 20.
- 23. A true and correct copy of excerpts of the Deposition Transcript of DJ Powers as one of Valve's 30(b)(6) representatives, taken on September 29, 2023, is attached hereto as Exhibit 21.

in Two-Sided Markets," Journal of the European Economic Association, Vol. 1, No. 4 (June 1 2003): 990-1029, is attached hereto as Exhibit 32. 2 A true and correct copy of excerpts of Exhibit 3 to the Deposition Transcript of 35. 3 Joost Rietveld, taken on April 17, 2024 is attached hereto as Exhibit 33. 4 I declare under penalty of perjury that the foregoing is true and correct. 5 DATED this 17th day of May, 2024 at Seattle, Washington. 6 7 s/Blake Marks-Dias 8 Blake Marks-Dias 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25

**CERTIFICATE OF SERVICE** I hereby certify that on May 17, 2024 I caused the foregoing document to be served via ECF on all counsel of record. s/ Monica Dawson Monica Dawson